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MILORD & ASSOCIATES

A PROFESSIONAL CORPORATION

10880 WILSHIRE BOULEVARD SUITE 2070 LOS ANGELES, CA 90024 TELEPHONE (310) 446-8970 FACSIMILE (310) 446-8979 RECEIVED CENTRAL FAX CENTER JUL 1 8 2005

### FACSIMILE TRANSMISSION

July 18, 2005

SPTO – Art Unit 3635	(703) 872-9306
	(703) 872-9300
File No: WISO1-003P Pa	ages (including cover): 21
	File No: WIS01-003P Pa

Dear Mr. Katcheves,

We still have not received a response from the USPTO regarding the Information For Withdrawal of Abandonment that was mailed to the USPTO on July 22, 2004.

Please find transmitted the Information For Withdrawal of Abandonment, with the Amendment and Response Filed February 13, 2004 in the above-referenced patent application, including our previous fax confirmation sheets from March 22, 2004, April 14, 2004 and May 4, 2004.

If you should have any additional questions or comments, please do not hesitate to contact us.

Most sincerely,

Stephanie V. Trice

Law Clerk

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JUL 18 2005

PATENT APPLICATION Attorney Ref. No. WIS01-003P

## UNITED STATES PATENT AND TRADEMARK OFFICE PATENT EXAMINATION BRANCH

In re Application of:

Wise, Michael A.

Application No: 09/927,650

Filed: Au

August 10, 2001

For Letters Patent on:

TIE-DOWN SYSTEM AND METHOD

Examiner: Katcheves, Basil S.

Art Unit: 3635

INFORMATION FOR WITHDRAWAL OF ABANDONMENT – PTO HAS NO EVIDENCE THAT FAXED

CORRESPONDENCE RECEIVED

CERTIFICATE OF MAILING

I hereby certify that this paper and the documents referred to herein are being deposited with the United States Postal Service with sufficient postage as first class mail and addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450/pq July 22, 2004.

Stephanie V. Trice

(name of person malfing perso)

# INFORMATION FOR WITHDRAWAL OF ABANDONMENT - PTO HAS NO

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Dear Sir.

- 1. Applicant requests that the abandonment of this case be withdrawn.
- 2. This information is being submitted promptly after applicant has learned of the abandonment on the basis of:

EVIDENCE THAT FAXED CORRESPONDENCE RECEIVED

[X] the Notice of Abandonment mailed by the PTO on June 11, 2004.

[ ]applicant's own procedures in monitoring the progress of this case.

3. Submitted herewith is:

[X] A copy of the complete response previously filed.

Appl. No. 09/927,650

- [X] A copy of the sending unit's report confirming transmission.

  [ ] A copy of the attorney's Deposit Account Statement, in which the item corresponding to the response referred to above is noted.
- 4. The following is a statement attesting to the timely transmission of the correspondence referred to above based on:
  - [X] personal knowledge:
    - I, Stephanie V. Trice, state as follows:

All of the following testimony is within my personal knowledge and, if called upon to testify, I could and would do so competently.

The Amendment and Response to the Office Action, in re Application of Michael A. Wise, mailed by the USPTO on August 13, 2003, was filed via facsimile by me on February 13, 2004, and again on March 22, 2004, April 14, 2004 and May 4, 2004, pursuant to telephone conferences with Examiner Basil Katcheves, wherein he advised this office that the response to the Office Action had not been received. Submitted herewith is the Amendment and Response to the Office Action, the accompanying documents, as well as the facsimile transmission reports evidencing transmission of the same.

I hereby certify that the above is true and correct. Executed this 22<sup>nd</sup> day of July, at Los Angeles, California.

.

[ ] a showing believed to be satisfactory to the Commissioner

Please proceed with further examination of this application on the basis of:[ ] The original papers filed, which have now reached the appropriate area of the PTO.

#### AND/OR

[X] The attached copy of the papers originally filed.

6. Acknowledgment of the active status of this application is respectfully requested.

Respectfully submitted,

MILORD & ASSOCIATES, APC

Dated: July 22, 2004

Milord A. Keshishian

Registration No. 43,333 10880 Wilshire Boulevard

**Suite 2070** 

Los Angeles, CA 90024 Telephone: (310) 446-8970 Facsimile: (310) 446-8979 LAW OFFICES OF
MILORD & ASSOCIATES
A PROFESSIONAL CORPORATION

A PROFESSIONAL CORPORATION 10880 WILSHIRE BOULEVARD SUITE 2070 LOS ANGELES, CA 90024 TELEPHONE (310) 446-8970 FACSIMILE (310) 446-8979

## **FACSIMILE TRANSMISSION**

March 22, 2004

TQ	COMPANY	FAX	
Examiner Katcheves	USPTO - Art Unit 3635	(703) 872-9306	
From: Milord A. Keshishian, Esq.	File No: WIS01-003P	Pages (including cover): 12	
Re: Application Serial No. 09/927 Inventor: Wise, Michael A. Retransmission of Amendmen		v 13, 2004	

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HP LaserJet 3100 Printer/Fax/Copier/Scanner .ND CONFIRMATION REPORT for Milord & Associates, P.C. 310 446 8979 Mar-22-04 10:07AM

Job	Start Time	Usage	Phone Number or ID	Type	Pages	Mode	Status
394	3/22 10:02AM	5'29'	USPTO	Send	12/12	EC 72	Completed

Total

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Pages Sent: 12

Pages Printed: 0

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#### FACSIMILE TRANSMISSION

#### March 22, 2004

20	COMPANY	PAX		
Examiner Katchaves	USPTO - An Unit 3633	(703) 172-9306		
Franc Milard A. Kerhishian, Esq.	File No: WISH -007P	Pages (Including covery: 12		
Franc Milard A. Kerhishian, Esq.  Re: Application Social No. 09/927		Pages (Including co-ps):		
Inventor: Wise, Michael A.	t and Response Filed February			

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MILORD & ASSOCIATES

A PROFESSIONAL CORPORATION
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LOS ANGELES, CA 90024
TELEPHONE (310) 446-8970

FACSIMILE (310) 446-8979

## **FACSIMILE TRANSMISSION**

April 14, 2004

TO	COMPANY	FAX	
Examiner Katcheves	USPTO – Art Unit 3635	(703) 872-9306	
From: Stephanie V. Trice	File No: WIS01-003P	Pages (including cover): 13	
Re: Patent Application Serial No.: 09/927,650 Inventor: Wise, Michael A. 2 <sup>nd</sup> Retransmission of Amendment and Response Filed February 13, 2004			

Dear Mr. Katcheves,

In accordance with our telephone conference on today's date, please find transmitted herewith the 2<sup>nd</sup> retransmission of the Amendment and Response Filed February 13, 2004 in the above-referenced patent application, including our previous fax confirmation sheet from March 22, 2004.

If you should have any additional questions or comments, please do not hesitate to contact us.

Most sincerely,

Stephanie V. Trice

Law Clcrk

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∠ND CONFIRMATION REPORT for Milord & Associates, P.C. 310 446 8979 Apr-14-04 10:00AM

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500	4/14 9:54AM	5'51"	USPTO	Send	13/13	EC 72	Completed

Total

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Pages Sent: 13 Pages Printed: 0

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#### FACSIMILE TRANSMISSION

April 14, 2004

Exemplinar Kanzbovon USPTO - Art Unit 3635 (703) 872	9306
From: Stephanic V. Trico File Not. WISOI-003P Pages (including of	ort: 13

#### Dose Mr. Katcheva,

In reconfisces with our talephone confirment on today's data, plants find transmitted becomes, the 2<sup>nd</sup> retrusculation of the Americanent and Response Filed Pebrustry 13, 2004 in the above-referenced potent application, including our previous the confirmation elect from March 22, 2004.

If you should have any additional questions or comments, please do not horitate to contact us.

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A PROFESSIONAL CORPORATION 10880 WILSHIRE BOULEVARD SUITE 2070 LOS ANGELES, CA 90024 TELEPHONE (310) 446-8970 FACSIMILE (310) 446-8979

#### **FACSIMILE TRANSMISSION**

May 4, 2004

TO	COMPANY	FAX	
Examiner Katcheves	USPTO – Art Unit 3635	(703) 872-9306	
From: Stephanie V. Trice	File No: WIS01-003P	Pages (including cover): 14	
Re: Patent Application Serial No.: 09/927,650 Inventor: Wise, Michael A. 3rd Retransmission of Amendment and Response Filed February 13, 2004		uary 13, 2004	

Dear Mr. Katcheves,

In accordance with your voice mail to our office and my voice mail to your office on today's date, please find transmitted herewith the 3rd retransmission of the Amendment and Response Filed February 13, 2004 in the above-referenced patent application, including our previous fax confirmation sheets from March 22, 2004 and April 14, 2004.

Please contact me when you receive this transmission. If you should have any additional questions or comments, please do not hesitate to contact us.

Most sincerely,

Stephanie V. Trice

Law Clerk

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3END CONFIRMATION REPORT for Milord & Associates, P.C. 310 446 8979 May-4-04 12:34PM

Job	Start Time	Usage	Phone Number or ID	Туре	Pages	Mode	Status
554	5/ 4 12:31PM	3'28'	USPTO	Send	14/14	EC144	Completed

Total

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Pages Sent: 14 Pages Printed: 0

LAW OFFICES OF MILORD & ASSOCIATIOS ANWESTING DOMESTING DOSS WISHING BOULSYARD SUTTE 2010 LOS ANGELES, CA 90124 TELEPHONE (J.10) 466-8710 FACSIDATE 0 100 466-8710

#### FACSIMILE TRANSMISSION

May 4, 2004

203	NEWSONSK.	ZAZ		
Examiner Katehovea	USPTO - Art Unit 3635	(703) 872-9306		
From; Stephenio V. Trice	File No: W1501-001P	Pages (Including cover): 14		
Ret Patent Application Script	No.: 09/927,650			
Inventor: Wise, Michael	endment and Response Filed Febr	1217y L3, 2004		

#### Dear Mr. Katchoves,

In necondance with your votes mail to our effice and my voice mail to your office on today's does please find transmitted borewish the 3rd returns mission of the Amendancy and Response Filed Pobsary 13, 2004 in the above of extracted potent application, including our provious for confirmation about from March 22, 2004 and April 14, 2004.

Please contact the when you receive this transplation. If you should have any additional questions or comments, please do not healiste to corpact µs,

Stephante V. Trice Law Clark

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## RECEIVED CENTRAL FAX CENTER MILORD ASSOCIATES

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PTQ/\$8/22 (10-00)

PAGE 14/21

Approved for use through 10/31/2002, OMB 0851-0031 U.S. Patent and Trademan Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1885, no Sentions PETITION FOR EXTENSION OF 1	•	•	Docket	Number (Optionall)		
	in re:Application of	Wise	1000			
	Application Number	09/927,650		Flied 8/10/2001		
	For Tie-Down	System & Method				
•		635		Katcheves		
This is a request under the provisions of reply in the above identified application.	37 CFR 1.136(a)·t	o extend the period fo	r filing a			
The requested extension and appropriate (check time period desired):	non-small-entity-	fee are as follows				
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Three months (37 CFR 1.17				\$		
Four months (37 CFR 1.17(a)(4))						
Five months (37 CFR 1.17(a)  Applicant claims small entity status				<del></del>		
above is reduced by one-half, and A check in the amount of the fee is Payment by credit card. Form PT The Commissioner has already be application to a Deposit Account. The Commissioner is hereby author credit any overpayment, to Dep I have enclosed a duplicate copy of am the applicant/inventor	the resulting fee is enclosed:  2-2038 is attached an authorized to conized to charge a osit Account Numberthie sheet.	s \$475 (007719/288)  01 FC:225  I harge fees in this  ny fees which may be ber	5 MBINAS 3	00000024 09927650 475.63 01		
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<u>February 13, 200</u> 4 Date		Milord A. Keshi	shian, E			
NOTE: Signatures of all the inventors or assigness farms if more than one signature is required, see b	elow.					
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Burden Hour Statement: This form is estimated to take 0.1 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the smouth of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Tradement Office, Washington, DC 20231. DO NOT SEND FEED OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Assistant Commissioner for Patentis, Washington, DC 20231.

JUL 1 8 2005

PATENT APPLICATION Attorney Ref. No. WIS01-003P

# UNITED STATES PATENT AND TRADEMARK OFFICE PATENT EXAMINATION BRANCH

Examiner: Katcheves, Basil S. Art Unit: 3635
) AMENDMENT AND RESPONSE TO FIRST OFFICE ACTION
Dated: October 22, 2002 Due: January 22, 2003
CERTIFICATE OF MAILING  I hereby certify that this paper and the documents referred to herein are being deposited with the United States Postal
Service with sufficient postage as first class mail and addressed to the Commissioner for Patents, P.O. BOX 1450, Alexandria, VA 22313-1450 on February 13, 2004.  Stephania V. Trice

## **AMENDMENT UNDER 37 CFR 1.115**

Mail Stop Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir.

In response to the Office Action dated August 13, 2003, and pursuant to the telephone conference with the Examiner on January 20, 2003, please amend the above-referenced application as follows:

Amendments to the Specification	[] begin on page	[x] None
Amendments to the Claims	[x] begin on page 2	[] None
Amendments to the Drawings	[] begin on page	[x] None
Remarks and/or Arguments	[x] begin on page _7_	[] None

Appl. No. 09/927,650 WIS01-003P Amend 02-04 The following listing of claims will replace all prior versions, and listings, of claims in the application:

- 1. (Currently Amended) A tie-down device, comprising
- a first member having a bottom panel;
- a first extended region emanating from said bottom panel;
- an affixing means for attaching said bottom panel to a member received on said bottom panel; and

an anchoring means for affixing said first extended region to a structure in a steadfast manner; and

a second extended region emanates from said bottom panel in a direction opposing said first extended region, and a second anchoring means affixing said second extended region to a structure in a steadfast manner.

- 2. (Currently Cancelled) The device of Claim-1, wherein a second extended region emanates from said bottom panel in a direction opposing said first extended region, and a second anchoring means affixing said second extended region to a structure in a stendfast manner.
- 3. (Currently Amended) The device of Claim 2 1, wherein a first panel emanates from said bottom panel in a substantially perpendicular fashion therefrom; said first panel receiving

said affixing means therethrough, thereby affixing said first panel to said member in a secure manner.

- 4. (Currently Amended) The device of Claim 2 1, wherein a first panel emanates from said bottom panel in a substantially perpendicular fashion therefrom, and a second panel emanates from said bottom panel in opposing relation to said first panel such that a guide is created therebetween for receiving said member, and at least one of said affixing means attaches said first panel to a first face of said member and at least one of said affixing means attaches said second panel to a second face of said member.
  - 5. The device of Claim 4, wherein said member is a wood beam.
- 6. The device of Claim 4, wherein said member is selected from a group consisting of a truss and a gable end truss.
- 7. The device of Claim 4, wherein said affixing means is selected from a group consisting of a nail, a threaded element, a nut and bolt apparatus.
  - 8. The device of Claim 4, wherein said first member is constructed of metal.
- 9. The device of Claim 4, wherein, in combination, said structure is a preform wall containing a curable material, said anchoring means passing through an aperture in each of said first and second extended regions and being received and bound within said curable material.

10. (Currently Cancelled) A tie down-system, comprising:

a second member constructed from a unitary piece of material having a bottom plate;

an extended section emanating from said bottom plate in a substantially similar plane;

an affixing means for attacking said second member to a member resting on said bottom

plate; and

an anchoring means for affixing said first extended section to a structure in a steadfast

- 11. (Currently Cancelled) The system of Claim 10, wherein a first sheet extends in a vertical direction from a first border of said extended section, and a third sheet extends from said first sheet in a perpendicular fashion, said affixing means attaching said third sheet to said member in a secure manner.
- 12. (Currently Cancelled) The system of Claim 10, further comprising:

  a first sheet extends in a vertical direction from a first border of said extended section and a second-sheet extends in a vertical direction from a second border of said-extended section;

  a third sheet extending from said first sheet in a perpendicular fashion, said-affixing
- a fourth-sheet extending from said second sheet in a perpendicular fashion, said affixing means attaching said fourth sheet to said member in a secure manner.

means attaching said third sheet to said member in a secure manner;

13. (Currently Cancelled) The system of Claim 11, wherein at least a hole is defined by

said extended section and receives an elongated portion of said anchoring means therethrough and anchors said second member to said structure in a steadfast manner.

- 14. (Currently Cancelled) The system of Claim 12, wherein at least a first plate emanates from said bottom plate in a vertical direction and is distal to said extended section such that a first channel is defined by said first plate, said bottom plate, said third sheet and said fourth sheet, and said member being received within said channel.
- 15. (Currently Cancelled) The system of claim-14, wherein said first plate is connected to said first member by at least one of said affixing means.
- 16. (Currently Cancelled) The system of claim 14, wherein said structure is a preform wall containing a curable material, said anchoring means passing through said hole is received and bound within said curable material.
- 17. (Currently Cancelled) The system of claim 14, wherein said-second member is constructed of a metal.
- 18. (Currently Cancelled) The system of claim 14, wherein said member is selected from a group consisting of a truss and a gable end truss.
- 19. (Currently Amended) A method for attaching trusses to a preform wall structure having an outer wall and an inner wall wherein a curable material is poured therebetween, the

method comprising:

providing a first member of unitary construction having a bottom panel;

providing a first extended region from said bottom panel;

providing a second extended region extending from said bottom panel in an opposite

direction to said first extended region;

providing a first panel attached to said bottom panel;

placing said truss upon said bottom panel;

attaching said first panel to said truss with an affixing means;

anchoring said first extended region to said curable material with an anchoring means.

20. The method of claim 19, further comprising the steps of:

defining an aperture within said extended region;

inserting an elongated portion of said anchoring means through said aperture and into said curable material;

engaging a head portion of said anchoring means upon said extended region.

#### REMARKS

This amendment is responsive to the Office Action dated August 13, 2003. Applicant notes with appreciation the Examiner's courtesy and assistance during the telephone conference of January 20, 2003, pursuant to which instructions the instant amendments and cancellations to the claims are made. Following the instant Amendment, Claims 1-9 and 19-20 are pending in the instant application. Claims 10-18 are herby cancelled without prejudice to Applicant's filing of a continuation application claiming the subject matter thereof, which the Examiner believed to be a separate invention. Applicant has specifically addressed each and every one of the Office Action's rejections in the amendments and remarks herein. Thus, Applicant respectfully submits that the remaining claims, as amended herewith, are allowable and an early notification of allowance is requested.

This response is being filed within six (6) months from the mailing date of the Office Action and a Petition for an Extension of Time is filed herewith along with the appropriate fee in the accompanying credit card payment form.

#### I. Claim Rejections - 35 USC §11'2

The Office Action rejected claims 9, 10 and 16 under 35 USC 112, second paragraph as being indefinite. Claims 10 and 16 have been cancelled and Claim 9 has been amended to claim a combination for the use of the device with the perform wall. Accordingly, Applicant believes that Claim 9 definitely claims the subject matter which Applicant regards as the invention, and withdrawal of the rejection is respectfully requested.

#### U. Claim Rejections - 35 USC §102

The Office Action rejected Claims 1-9, 10, 11, 13 and 19 under 35 USC 102(b) as being

Appl. No. 09/927,650 WIS01-003P Amend 02-04 anticipated by U.S. Pat. No. 3,000,145 to <u>Fine</u> ("<u>Fine</u>"). Applicant respectfully traverses the rejections and asserts that Claims 1-9, 10, 11, 13 and 19 are novel and patentable in view of the amendments and remarks set forth herein.

Pursuant to the Examiner's recommendation, the limitations of Applicants second extended region have been added to independent claims 1 and 19, which in accordance with the telephone conference with the Examiner, should place the independent claims, and their respective dependent claims in condition for allowance, which action is respectfully requested. Applicant reserves of all his rights to argue the claims to allowance should the claims as amended not be allowed.

#### III. Claim Rejections - 35 USC §103(a)

The Office Action rejected Claims 12, 14 and 20 under §103(a) as being unpatentable over <u>Fine</u>. Applicant respectfully traverses the rejection, combination, modification and interpretation of the references.

Claims 12 and 14 are hereby cancelled, thereby rendering the rejection moot. Claim 20 now depends from amended Claim 19, which was amended in accordance with the Examiner's recommendation in order to place the independent claim in condition for allowance. As a result of the novel and unobvious limitation incorporated into Claim 19, and as a result dependent Claim 20, Applicant respectfully asserts that Claim 20 is in condition for allowance, which action is respectfully requested. Applicant reserves of all his rights to argue the claims to allowance should the claims as amended not be allowed.

#### **CONCLUSION**

It is respectfully submitted that the case is now in condition for allowance, and an early notification of the same is requested. If it is believed that a telephone interview will help further the prosecution of this case, Applicant respectfully requests that the undersigned attorney be

contacted at the listed telephone number.

Respectfully submitted,

MILORD & ASSOCIATES, APC

Milord A. Keshishian Registration No. 43,333 10880 Wilshire Boulevard

**Suite 2070** 

Los Angeles, CA 90024 Telephone: (310) 446-8970 Facsimile: (310) 446-8979